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5                   UNITED STATES DISTRICT COURT  
6                   WESTERN DISTRICT OF WASHINGTON  
7                   AT TACOMA

8 JEFFREY REICHERT and GARY  
9 MOYER, both individually and on  
behalf of all others similarly situated,

10                   Plaintiffs,

11                   v.

12 KEEFE COMMISSARY NETWORK  
13 LLC, d/b/a ACCESS CORRECTIONS;  
RAPID INVESTMENTS, INC., d/b/a  
RAPID FINANCIAL SOLUTIONS,  
d/b/a ACCESS FREEDOM; and  
CACHE VALLEU BANK,

14                   Defendants.

15                   CASE NO. C17-5848 BHS

16                   ORDER APPOINTING NOTICE  
17                   AND CLAIMS ADMINISTRATOR

18                   Upon consideration of the Unopposed Motion to Appoint Notice and Claims  
19                   Administrator (hereinafter “Unopposed Motion”) and in accordance with this Court’s  
Order (1) Preliminarily Approving Settlement Agreement; (2) Approving Written Class  
20                   Notice; (3) Establishing a Process to Appoint Notice and Claims Administrator and  
Consider Published Notice Package; and (4) Establish a Final Settlement Approval  
21                   Hearing and Process (hereinafter “Preliminary Approval Order”) (Dkt. No. 213), and the  
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1 Court having read and considered the Motion and the Declaration of Richard E.

2 Spoonemore, it hereby ORDERS as follows:

3       1. The Court appoints Kroll as the Notice and Claims Administrator to  
4 provide the notice and claims administration services required by the Settlement  
5 Agreement and Preliminary Approval Order. Kroll shall be paid from the Settlement  
6 Amount. Either Class Counsel or Defendants may advance funds to Kroll in order for it  
7 to commence its services. If Class Counsel advances funds, then Class Counsel shall be  
8 reimbursed out of the Settlement Amount. If Defendants advance funds, then those  
9 funds shall reduce, dollar for dollar, its payment obligation upon funding of the  
10 settlement under Section 8.1 of the Settlement Agreement (Dkt. No. 210-1).

11       2. As set forth in the Unopposed Motion, Kroll shall (1) provide direct United  
12 States mailed short form or summary notice to those class members with valid addresses,  
13 or addresses that have been returned with a forwarding address; (2) provide email notice  
14 to those class members where emails are available; (3) provide telephone support in both  
15 English and Spanish; (4) implement a targeted Media Notice Plan using mail, email,  
16 online display, social impressions and/or cross-device targeting on desktop and mobile;  
17 (5) disseminate information to groups that it has identified as being able to reach  
18 potential class members; and (6) place ads in *Prison Legal News* and *Criminal Legal  
News*. A website shall also be established by Kroll and/or Class Counsel that provides the  
19 information set forth in the Preliminary Approval Order and permits Class Members to  
20 make claims. Class Members may also make claims by mail, email, or by telephone, as  
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1 set forth in the Unopposed Motion under the process established by Kroll and Class  
2 Counsel.

3 It is so ORDERED this 22<sup>nd</sup> day of September, 2023

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6 BENJAMIN H. SETTLE  
7 United States District Judge  
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